## TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE Transcriber's Office FLOOR DEBATE

March 5, 2004 LB 479

page 10, line 19, and I should be there directly, as the old folks say.

SENATOR BAKER: Well, I understand your concern there. And we wanted to make as high a standard as possible here. We don't want someone moving one of these portable stills in, producing something that isn't up to standards to be salable, having them put 10,000 or 8,000 gallons in a tank and say, yep, there it is. So we're saying we need ten days' advance notice testing of this according to these standards. These are very strict standards. We did test...check with the Department of Agriculture and labs in the state. They are able to test for this in...

SENATOR CHAMBERS: Okay. I understand what you're saying. But why is that word "nominally" in that definition on page 2?

SENATOR BAKER: I...that was suggested language to us, Senator Chambers. I don't know.

SENATOR CHAMBERS: Do you remember who suggested it?

SENATOR BAKER: I believe it was taken from some language Department of Revenue furnished us, I believe, Senator Chambers.

SENATOR CHAMBERS: Would you agree that the term "nominally" means in name only?

SENATOR BAKER: Yes.

SENATOR CHAMBERS: So it means that it's not really what it's saying?

SENATOR BAKER: And if you want to take that word out, that would be fine with me.

SENATOR CHAMBERS: I'm not going to do it right now, because I...my intent is not to harm the bill. If that is essential, I want to leave it there. But I'm just letting you know that I don't see the need for it. And maybe somebody who follows our discussion, or if you talk to them, can explain why that's there. Because it's almost like saying that Senator Bourne is